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13	OWIED STITES OF AMERICA	
14		
1 -	UNITED STATES DISTRICT COURT	
15	FOR THE CENTRAL DI	ISTRICT OF CALIFORNIA
16		
	UNITED STATES OF AMERICA,) No. CV 11-3582-GW-SS
17	Plaintiff,)
18	V.) Consolidated With CV 13-9169-GW-SS
)
19	ONE WHITE CRYSTAL-COVERED "BAD	
20	TOUR" GLOVE AND OTHER MICHAEL) NOTICE OF SECON EMENTS AND TOTALS
20	JACKSON MEMORABILIA;) NOTICE OF SETTLEMENT AND JOINT
21	REAL PROPERTY LOCATED ON) MOTION TO STAY PROCEEDINGS AND
	SWEETWATER MESA ROAD IN MALIBU,) VACATE SCHEDULED DATES
22	CALIFORNIA; ONE 2011 FERRARI 599	
23	GTO,)
	,)
24	Defendants.)
25)
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Plaintiff United States of America and Claimants Teodoro Nguema Obiang Mangue and Sweetwater Malibu LLC, by and through their respective counsel of record, respectfully notify the Court that they have reached a tentative agreement that will resolve the above-identified cases in their entirety. The Parties respectfully move this Court to stay proceedings and vacate the scheduled dates in the above-referenced cases so that the settlement may be finalized. Final settlement is contingent upon counsel for the United States obtaining necessary internal approvals consistent with the Department of Justice's policies governing the settlement of forfeiture actions. Although counsel for the United States expects that the necessary internal approvals will be granted, there is a process involved in obtaining those approvals that counsel for the United States will endeavor to complete in approximately (30) days or less.

The parties suggest that the Court set a deadline of August 15, 2014, for the lodging of a proposed order resolving the matter or the filing of a joint status report.

DATED: July 18, 2014

CRIMINAL DIVISION
UNITED STATES DEPARTMENT OF JUSTICE

By: <u>S/Woo S. Lee</u>
Woo S. Lee
Stephen A. Gibbons
Della Sentilles

Attorneys for the United States of America DATED: July 18, 2014 QUINN EMANUEL URQUHART & SULLIVAN, LLP By <u>S/Duane Lyons</u> Duane R. Lyons Brian M. Wheeler Attorneys for Claimants Teodoro Nguema Obiang Mangue and Sweetwater Malibu, LLC